California Code Of Regulations
|->
Title 22@ Social Security
|->
Division 3@ Health Care Services
|->
Subdivision 1@ California Medical Assistance Program
|->
Chapter 2@ Determination of Medi-Cal Eligibility and Share of Cost
|->
Article 17@ DIALYSIS MEDI-CAL PROGRAM
|->

Section 50815@ Application Process - Medi-Cal Special Treatment Programs 50815 Application Process - Medi-Cal Special Treatment Programs

(a)

The county department shall receive and act on applications for the Medi-Cal Special Treatment Programs in accordance with Article 4. (1) The Application for Public Social Services, Form CA 1, shall be used as the application form. (2) The name of the applicable Medi-Cal Special Treatment Program shall be indicated immediately above the "Medi-Cal card" box on Form CA 1.

(1)

The Application for Public Social Services, Form CA 1, shall be used as the application form.

(2)

The name of the applicable Medi-Cal Special Treatment Program shall be indicated immediately above the "Medi-Cal card" box on Form CA 1.

(b)

The county, in addition to meeting the requirements of Section 50157(f) and (g), shall provide Medi-Cal Special Treatment Programs--Supplement applicants a copy of the applicable Medi-Cal Special Treatment Programs--Supplement Client Information statement at the initial and redetermination or reapplication interviews. A signed and dated copy of the applicable Medi-Cal Special Treatment Programs--Supplement Client Information statement shall be placed in the case

folder.

(c)

A redetermination shall be required annually.

(d)

The county department shall require Medi-Cal Special Treatment Programs--Only and Medi-Cal Special Treatment Programs--Supplement beneficiaries to complete a Medi-Cal Status Report, Form MC 176S, no later than the third month following the month of Medi-Cal Special Treatment Programs eligibility approval and at three month intervals thereafter. Status reports shall not be required during the quarter in which an annual redetermination is completed. (1) A reevaluation shall be made when a change in circumstances affects the percentage obligation or eligibility. (2) Information supplied on the status report shall be considered in reevaluating percentage obligation or eligibility.

(1)

A reevaluation shall be made when a change in circumstances affects the percentage obligation or eligibility.

(2)

Information supplied on the status report shall be considered in reevaluating percentage obligation or eligibility.

(e)

Retroactive eligibility, as defined by Section 50197, shall not be provided under the Medi-Cal Special Treatment Programs.